

MANUAL
OF THE
BOARD OF HEALTH

OF THE
CITY OF SCRANTON, PA.

CONTAINING THE
ACT OF ASSEMBLY OF 1887
AND THE
RULES AND REGULATIONS OF THE
BOARD OF HEALTH.

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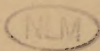
RULES AND REGULATIONS OF THE

BOARD OF HEALTH.

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PRESS OF
THE SCRANTON TRUTH,
1893.



ACT OF 1887.

BOARD OF HEALTH.

SECTION 1 The councils of any city of the fourth, fifth, sixth or seventh class shall have power by ordinance to create a board of health as herein provided, with the powers and duties herein enumerated.

SECTION 2. The said board shall consist of members, who shall serve without compensation and none of whom shall be members of councils. At least two of their number shall be reputable physicians of not less than five years' experience in the practice of their profession. The board shall be appointed by districts to be fixed by councils, representing as equally as may be, all portions of the city, and shall serve for the term of five years from the first Monday of April succeeding their appointment. The mayor shall nominate, and by and with the consent of the select council appoint the members of said board, and shall in like manner remove any or all of them for official misconduct or neglect of duty, and fill all vacancies for the unexpired term. At the first appointment the mayor shall designate one of the members to serve for one year, one to serve for two years, one

to serve for three years, one to serve for four years, one to serve for five years and thereafter one member of said board shall be appointed annually for the term of five years.

SECTION 3. The members of the board shall severally take and subscribe the oath herein prescribed for city officers, and shall annually organize by the choice of one of their number as president. They shall elect a secretary, not out of their body who shall keep the minutes of their proceedings and perform such other duties as may be directed by the board, and a health officer who shall execute the orders of the board, and for that purpose the said health officer shall have and exercise the powers and authority of a policeman of the city. The secretary and health officer shall each receive such salary as may be fixed by the board, and shall hold their offices during the pleasure of the board, and shall severally give bond to the city, in such sum as may be fixed by ordinance, for the faithful discharge of their duties, and take and subscribe the oath required of the members of the board. All fees which shall be collected or received by the board, or any officer thereof in his official capacity, shall be paid into the city treasury monthly, together with all penalties which shall be recovered for violation of any regulation of the board. The president and secretary shall have full power to administer oaths or affirmations in any proceeding or investigation touching the regulations of the board, but shall not be entitled to receive any fee therefor.

SECTION 4. The said board of health shall have power, and it shall be their duty to make and enforce all needful rules and regulations to prevent the introduction and spread of infectious or contagious diseases, by the regulation of intercourse with infected places, by the arrest, separation and treatment of infected persons and persons who shall have been exposed to any infectious or contagious disease, and by abating and removing all nuisances which they shall deem prejudicial to the public health; to enforce vaccination, to mark infected houses or places, to prescribe rules for the construction and maintainance of house drains, waste and soil pipes, and cess pools and to make all such other regulations as they shall deem necessary for the preservation of the public health. They shall also have power, with the consent of the councils, in case of the prevalence or apprehended prevalence of any contagious or infectious disease within the city, to establish one or more hospitals, and to make provisions and regulations for the management of the same. The board may, in such cases, appoint as many ward or district physicians and others sanitary agents as they may deem necessary, whose salaries shall be fixed by the board before their appointment. It shall be the duty of all physicians practicing within the city to report to the secretary of the said board of health the names and residences of all persons coming under their professional care afflicted with such contagious or infectious diseases, in the manner directed by the said board.

SECTION 5. The said board of health shall have power, as a body or by a committee, as well as the health officer, together with his subordinates, assistants and workmen, under and by order of the said board, to enter at any time upon any premises in the city, upon which there is suspected to be any infectious or contagious disease or nuisance detrimental to the public health for the purpose of examining and abating the same; and all written orders for the removal of nuisances issued to the said health officer by order of said board, attested by the secretary, shall be executed by him and his subordinates and workmen, and the cost and expenses thereof shall be recoverable from the owner or owners of the premises from which the nuisance shall be removed, or from any person or persons causing or maintaining the same, in the manner herein provided.

SECTION 6. The said board of health shall have power to create and maintain a complete and accurate system for the registration of all marriages, births and deaths, which may occur within the city, and to compel obedience to the same upon the part of all physicians and other medical practitioners, clergymen, magistrates, undertakers, sextons, and all other persons from whom information for such purposes may properly be required. The board shall make, and cause to be published, all necessary rules and regulations for carrying into effect the powers and functions with which they are hereby invested, which rules and regulations shall have the force of ordinances of the city,

and all penalties for the violation thereof, as well as expenses necessarily incurred in carrying the same into effect, shall be recoverable for the use of the city in the same manner as penalties for the violation of city ordinances, subject to the like limitation as to the amount thereof.

SECTION 7. It shall be the duty of the board of health to submit annually to councils, before the commencement of the fiscal year, an estimate of the probable receipts and expenditures of the board during the ensuing year, and councils shall then proceed to make such appropriation therefor as they shall deem necessary; and the said board shall, in the month of January of each year, submit a report in writing to councils of its operations for the preceding years, with the necessary statistics thereof, together with such other information or suggestions relative to the sanitary condition and requirements of the city as it may deem proper, and councils shall publish the same in their official journal. It shall also be the duty of the board to communicate to the State Board of Health copies of all its reports and publications, together with such sanitary information as may, from time to time be required by said State Board.

BOARD OF HEALTH,
OF THE
CITY OF SCRANTON,

ORGANIZED, JULY 18th, 1893.

JAMES K. BENTLEY, M. D., *President*,
Residence, 1713 Church Avenue,
Office, 112 Oak Street.

EZRA H. RIPPLE,
Residence, 513 Webster Avenue,
Office, 118 Wyoming Avenue.

HENRY J. ZEIGLER,
Residence 505 Cedar Avenue.

WM. A. PAINE, M. D.,
Office and Residence, 1202 Washburn Street.

M. J. KELLY,
Residence, 343 Phelps Street.

W. E. ALLEN, M. D., *Health Officer*,
Residence, 512 N. Washington Avenue,
Office, 433 Lackawanna Avenue.

WALTER BRIGGS, *Secretary*,
Residence, 214 South Hyde Park Avenue,
Office, Commonwealth Building.

WM. H. BURKE, *Sanitary Policeman*,
Residence, 1749 Nay Aug Avenue.

RICHARD THOMAS,
Food and Milk Inspector,
Residence, 351 Spring Street.

RULES

AND

REGULATIONS

FOR THE

BOARD OF HEALTH

FOR THE

CITY OF SCRANTON, PA.

The Board of Health meets for the transaction of general business on the second Friday in each month at three o'clock p. m., in the Secretary's office.

RULES AND REGULATIONS.

Nuisances
defined.

SECTION 1. That whatever is dangerous to human life or health, whatever renders the air or food or water or other drink unwholesome, and whatever building, erection, or part of cellars thereof, is overcrowded, or not provided with adequate means of ingress and egress, or is not sufficiently supported, ventilated, sewered, drained, cleaned or lighted, are declared to be nuisances, and to be illegal, and every person having aided in creating or contributing to the same, or who may support, continue or retain any of them, shall be deemed guilty of a violation of this rule, and also be liable for the expense of the abatement and remedy therefor.

House refuse,
garbage, etc.,
not to be ex-
posed.

SECTION 2. No house refuse, offal, garbage, dead animals, decaying vegetable matter, or organic waste substance of any kind shall be thrown on any street, road, ditch, gutter, or public place within the limits of this city, and no putrid or decaying animal or vegetable matter shall be kept in any house, cellar or adjoining outbuildings or grounds for more than twenty-four hours.

Garbage.

SECTION 3. All householders, proprietors, of hotels, restaurants, and wholesale establishments within the city limits are required to send garbage of every sort, dead animals and other offensive

matter to the city cremator, either by their own wagons, suitably equipped, or by the licensed city scavengers. All persons desiring to convey garbage to the cremator, for themselves or for others must obtain a permit from the Board of Health and register with the Secretary, and must be provided with a proper vehicle, furnished with a close canvas wagon cover, large enough to completely cover the wagon body and its contents. Garbage must be delivered to the cremator between the hours of seven a. m. and five p. m. Garbage brought to the cremator must be separated from ashes and other non-combustible matter. Any scavenger violating this rule will be liable to a fine of ten dollars, and for the second offence his license may be revoked. No garbage will be received at the cremator from any person who has not the proper license or permit from the Board of Health.

SECTION 4. No person or persons, without the consent of the Board of Health, shall build or use any slaughter

Slaughter
Houses, Cattle
yards, Hog
pens, etc., to
be located along

the line of the city limits of this

lessee, or occupant of any room or stable wherein any animals are kept, or of any market, public or private, shall cause such place, room or building, stable or market to be thoroughly cleansed and purified, and all offal, blood, fat, garbage, refuse and unwholesome and offensive matter to be removed therefrom at least every twenty-four hours after the use thereof for any of the purposes herein referred to. ~~Land~~ shall also at all times keep all woodwork, save floors and counters, in any building, place or premises aforesaid thoroughly painted or whitewashed and the floors of such building, place or premises shall be so constructed as to prevent blood or foul liquids or washings from settling in the earth beneath.

SECTION 5. [No blood pit, dung pit, offal pit, or privy well, shall remain or be constructed within any slaughter house.] Any one offending against this rule shall be guilty of creating and maintaining a nuisance prejudicial to public health, and shall be required to remove the nuisance within five days from the date of notice.

The Board of Health shall cause the removal of any hog pen in the city, which, in the opinion of the said Board, it shall deem necessary or conducive to the public health to remove.

Bone boiling,
and other
offensive
trades how to
be conducted. SECTION 7. No person or company shall erect or maintain within the limits of this city, any manufactory or place of business dangerous to life or detrimental to health, or where unwholesome, offensive or deleterious odors, gas, smoke, deposit or exhalations are generated, such as tanneries, refineries, manufactories of starch, glue, leather, chemicals, fertilizers, gas, etc., etc., without the permission of the Boards of Health.

drain which is out-

more than four feet from the foundation walls, shall be constructed of iron pipe or vitrified drain pipe.

SECTION 16. That portion
House drains— of the drain pipe shall

permit, between the 1st
1st day of November, more than five wagon loads of manure to accumulate in or near the same at any one time, except by express permission of the Board of Health; nor shall any manure be removed except in a tight vehicle, so protected that the manure in process of removal may not be dropped or left in any street, road, lane, or way of the city.

SECTION 10. No pig pen
Pig pens to be properly shall be built or maintained
within the limits of this city

Earth privies and earth closets, with no vault, pit, or depression below the surface of the ground, shall be excepted from this regulation, but sufficient dry earth or coal ashes must be used daily to absorb all the fluid part of the deposit, and the contents must be completely removed at least **once every month**

Sewer drains
not to con-
tamine
water supply.

SECTION 12. All sewers drains shall be water tight within the limits of this city.

SECTION 13. No sewer drain shall empty into any lake, pond, or other source of water used for drinking purposes,

wrought iron with screwed joints.

SECTION 17. The house drain and other pipes for the conveyance of sewage shall be laid with uniform grade and with a fall of not less than one inch in four feet, except in those cases where the Board of Health may permit otherwise.

SECTION 18. All pipes connecting a water closet with a soil pipe shall be trapped, each separately. All waste pipes shall be trapped, each separately, and close to the connections with each bath, sink, bowl, or other fixture, unless adequate provision is made for downward ventilation through

said waste pipes, in which case one trap may serve for several fixtures.

SECTION 19. All soil pipes shall be carried at their full size through the roof and left open. A provision shall also be made for admitting air to the house drain side of the main trap, if such trap exists.

SECTION 20. The joints in the vitrified pipe shall be carefully cemented, under and around the pipe, and the joints in the cast iron pipe shall be run and caulked with lead.

SECTION 21. All changes in direction shall be made with curved pipes. All joints and pipes shall be made air tight. The whole work shall be done by skillful mechanics, in a thorough and workman-like manner, and satisfactory to the Board of Health.

SECTION 22. Before proceeding to construct any portion of the drainage system of a hotel, tenement, dwelling house or other building, the owner, the builder, or person constructing the same, shall file with the Board of Health a plan thereof, showing the whole drainage system from its connection with the common sewer to its terminus in the house, together with the location and sizes of all branches, traps, ventilating pipes and fixtures.

SECTION 23. All drains now built shall be reconstructed, whenever, in the opinion of the Board of Health, it may be necessary.

SECTION 24. The following named diseases are declared to be communicable and dangerous to the public health, viz:

Diseases dangerous to public health enumerated.

Small-pox, (Variola, Variolod,) Cholera (Asiatic or Epidemic,) Scarlet Fever (Scarletina, Scarlet Rash,) Measles, Diphtheria, (Diphtheritic Croup, Diphtheritic Sore Throat,) Typhoid Fever, Typhus Fever, Yellow Fever, Leprosy, Spotted Fever, (Cerebro-Spinal Meningitis,) Relapsing Fever, Epidemic Dysentery, Hydrophobia, (Rabies, and Glanders, (Farcy,) and shall be understood to be included in the following regulations, unless certain of them only are specified.

SECTION 25. Whenever any Householders required to report. householder knows that any person within his family or household has a communicable disease, dangerous to the public health, he shall immediately report the same to the Secretary of the Board of Health, giving the name of the person, street and number, or location of the house.

SECTION 26. Whenever any Physicians required to report. physician finds that any person whom he is called upon to visit has a communicable disease, dangerous to public health, he or she shall immediately report the same to the Secretary of the Board of Health, giving the name of the person, street and number or location of the house; on receipt of which report the Secretary shall immediately notify the principal of all private schools and the City Superintendent of the public schools, and he shall immediately notify the principal of the school in the district or districts where such communicable disease exists to dispense with the attendance of all pupils

residing in the family in which such disease exists. No physician who may, in good faith, in obedience to this rule, report a case as one of communicable disease which subsequently proves not to be such, shall be liable to a suit of damages for such error in reporting. It shall be the duty of such physician and of all other attendants upon persons affected with such diseases to avoid exposure to the public of any garments or clothing about their own persons that may have been subjected to the risk of infection.

Physicians not to be sued for mistakes in obeying this rule.

SECTION 27. No person shall, within the limits of this city, unless by permit of the Board of Health, carry or remove from one building to another any patient affected with any communicable disease, dangerous to the public health. Nor shall any person, by any exposure of any individual so affected, or of the body of such individual, or of any article capable of conveying contagion or infection, or by any negligent act connected with the care or custody thereof, or by needless exposure of himself, or herself, cause or contribute to the spread of disease from any such individual or dead body.

Exposure of infected persons or things forbidden.

SECTION 28. That in the case of the prevalence or of reasonable ground to apprehend the prevalence of malignant disease in the city, the Board shall direct specially the cleansing of houses, cellars, yards, or such other places as

Cleansing of houses in case of epidemic, and establishing of hospitals.

they may consider requisite or prudent for the preservation of the health of the city, or for the mitigation of the disease; and shall establish hospitals, one or more, as they shall deem circumstances to require, and make provisions and regulations for such hospitals.

Removal of persons from filthy habitations. SECTION 29. In case of the prevalence of malignant disease in this city, the Board shall remove persons from filthy and noxious habitations, or from noxious and peculiarly exposed places, to other habitations, whenever two-thirds of all the members of the Board shall determine that the faithful care of the health of the city, or any neighborhood thereof, requires such a measure.

Spreading false rumors of malignant diseases. SECTION 30. That for the purpose of preventing mischief arising from rumors of malignant disease existing in this city, if any persons shall, without authority from the Board of Health, publish any account of any malignant disease in this city, or any case of such a disease, every such person shall forfeit and pay a fine ten dollars.

Physicians report of malignant diseases. SECTION 31. The medical attendant, in all cases of small-pox or varioloid, of epidemic or Asiatic cholera, or malignant fevers, shall report, in writing to the Secretary of the Board of Health, within six hours after knowledge of such case or cases, occurring between six o'clock a. m. and six p. m. or within eighteen hours, if such call be made between six o'clock p. m. and six a. m., such report shall state the name, sex,

age, color, nation and residence, and duration of disease at the time of report; and in case of small-pox or varioloid, shall state the time of vaccination, and the said report or reports shall be filed and recorded by the Secretary of the Board of Health. If any medical attendant shall fail to observe and comply with the above regulations, he shall forfeit and pay a fine of ten dollars and twenty-five dollars for each subsequent offence.

Health Officer
to place
notice on
door of houses
affected with
disease.

SECTION 32. Upon the return of cases of small-pox or varioloid being made, the Health Officer shall cause a printed notice, not less than six inches square, to be fastened upon the front door or other conspicuous place of each house in which such sickness prevails, and to be maintained during the existence of the disease, and until the Health Officer is satisfied that the house has been properly cleansed, disinfected and purified; and in case such notice is removed, without permission from the Board, before the danger from contagion has ceased, the name of the person, head of the family occupying such house, together with the locality of the house, shall be published, and the person or persons removing the notice, or causing such removal, shall be fined in a manner herein provided.

Funeral after
infectious
diseases
forbidden.

SECTION 33. There shall not be a public or church funeral of any person who has died of Asiatic cholera, small-pox, typhus fever, diphtheria, yellow fever, scarlet

fever, measles, and the family of the deceased shall in all such cases limit the attendance to as few as possible, and take all precautions possible to prevent the exposure of other persons to contagion or infection; and the person authorizing the public notice of death of such person, shall have the name of the disease which caused the death appear in such public notice. That every person dying of small-pox in this city shall be removed and buried from the place of his or her death within twenty-four hours after such death.

SECTION 34. No person suffering from, or having very recently recovered from, small-pox, scarlet fever, diphtheria, yellow fever or measles, shall expose himself, nor shall any one expose any one under his charge in a similar condition, in any conveyance, without having previously notified the owner or person in charge of such conveyance of the fact of such condition as above stated. It shall be the duty of the Board of Health to have this section printed on a card, and to furnish the owner of each public conveyance with a copy thereof; and it shall be the duty of the owner of such conveyance to display such card in such conveyance. And the owner or person in charge of such conveyance must not, after the entry of any person so infected into his conveyance allow any other person to enter it without having sufficiently disinfected it under the direction of the Board of Health.

Public conveyances not to be infected.

Infected conveyances not to be used until disinfected.

Infected houses
or rooms not
to be let.

SECTION 35. No person shall let or hire any house, or room in a house, in which a communicable disease, dangerous to the public health, has recently existed, until the room or house and premises there with connected have been disinfected to the satisfaction of the Board of Health; and for the purposes of this section, the keeper of a hotel, inn, or other house for the reception of lodgers, shall be deemed to let or hire part of the house to any person admitted as a guest into such hotel, inn or house.

Disinfection
required.

SECTION 37. The clothing, bed clothing and bedding of persons who have been sick with any communicable disease dangerous to the public health, and the rooms which they have occupied during such sickness, together with their furniture, shall be disinfected under the direction of the Board of Health.

Infected
animals to
be excluded.

SECTION 38. No animal affected with a communicable disease, dangerous to the public health, shall be bought or kept within the limits of the city, except by per

mission of the Board of Health; and the bodies of animals dead of such disease or killed on account thereof, shall not be buried within five hundred feet of any residence, nor disposed of otherwise than as the Board, or its Health Officer shall direct. The Health Officer shall have power to order animals to be killed that may be affected with any communicable or dangerous disease.

Milk not to be adulterated. SECTION 39. No milk which has been watered, adulterated, reduced or changed in any respect from its natural condition by the

food, not being then healthy, fresh, sound, wholesome, fit and safe for such use, nor any animal or fish that died by disease, and no carcass of any calf, pig or lamb, which, at the time of its death, was less than three weeks old, and no meat therefrom, shall be brought within the limits of this city or offered for sale as food anywhere in said city. In case of the violation of any of the provisions of this section, the officer employed as Food Inspector shall have the power to confiscate and cause to be destroyed, any and all such articles of food as may be offered for sale.

Vaccination
of school
children
required.

SECTION 43. No pupil shall be allowed to attend the public schools in this city who has not been vaccinated successfully within seven years.

Certificate of
death and
burial permits.

SECTION 45. Every undertaker or other person who may have charge of the funeral of any dead person, shall procure a properly filled out certificate of the death

and its probable cause, in accordance with the form prescribed by the Board of Health, and obtain a burial or transit permit thereupon from the Secretary of the Board of Health at least twenty-four hours before the time appointed for such funeral; and he shall not remove any dead body until such burial or transit permit shall have been procured.

SECTION 46. No sexton shall dig a grave of any person dying in this city, to be buried in any of the cemeteries or burial places within this city, without such permit; and the superintendent or sexton shall keep a correct record of the same; no bodies shall be disinterred without first obtaining a permit from the Secretary of the Board of Health.

Sextons, cemetery keepers, etc.

Practicing physicians to report deaths.

SECTION 47. Every practicing physician in this city shall report to the Secretary of the Board of Health all cases of death coming under his supervision, within the limits of the city, with name, color, age, condition, (married or single,) residence, place of birth, date of death, and cause of death, and the signature of the physician with his place of residence.

Exhumation of dead bodies.

SECTION 48 No dead body shall be exhumed and removed between the months of May and October, inclusive. No body dead from small-pox shall ever be exhumed and removed.

Physicians and midwives to report births.

SECTION 49. It shall be the duty of every physician or midwife to make a return of every birth at which they

shall officiate on the first week of the following month, giving name of parents, sex, and color of child, place of birth, etc., and for the purpose of enabling physicians and midwives to make such returns in a proper manner, they shall be provided with blank forms of reports by applying at the Secretary's office. It shall also be the duty of the parents or parent of every child born within the city limits to report said birth, with sex of child, and name, when possible, to the Board of Health, within ten days from the time of birth.

SECTION 50. It shall be the duty of every clergyman or magistrate by or before whom any marriage may be solemnized or contracted, to make a return of the same the first week of each month, which shall give, as near as can be ascertained, the full name of the husband, his occupation, place of birth, residence and age, date of marriage, name of wife previous to said marriage, her age, and the color of the parties; and every clergyman and magistrate shall be furnished with blank forms of such reports by applying at the Secretary's office.

SECTION 51. Every person desirous of being licensed to empty or remove the contents of privy-wells and sinks within the limits of the city, shall make application in writing to the Board of Health, who, on being satisfied with the character of the

Licenses to be obtained to empty and remove the contents of privy-wells and sinds, etc., etc.

applicant and the security and tightness of his carts, shall grant him a license for a period of time not extending beyond the first of April next following, and for such license so granted he shall pay to the Board of Health a sum at the rate of twenty five dollars per year; and whenever any such person shall desire, under his license to empty or clean any privy-well or sink, he shall first take from the Board of Health a permit to do so, at which time he shall furnish to the Secretary the name of the owner, agent, or occupant of such property as shall so employ him, to be mentioned in said permit and recorded in the office, and he shall also state where the contents of such privy-well or sink shall be deposited; for which permit he shall pay the sum of fifty cents; and if any such person shall, by himself, his agents, or servant, remove, cause or allow, or assist in removing the contents of any privy-well or sink within said city, without first having obtained such permit, or shall deposit the contents of a privy-well or sink at any place not designated by the Board of Health, he shall, for every such offense, forfeit and pay the Board of Health the sum of twenty-five dollars.

Certified
Copies.

SECTION 52. All persons obtaining certified copies from the Secretary of the Board of Health shall pay the sum of twenty-five cents.

Duties of
Health Officer.

SECTION 53. It shall be the duty of the Health Officer to execute the foregoing rules and regulations, and any others that the

Board may from time to time adopt. He shall attend the meetings of the Board and report to them all violations of these rules and regulations which have come under his cognizance, as well as any resistance or remonstrance which he may meet with in executing the orders of the Board. He shall also hear any complaints that may be made of a violation of these rules and regulations by any of our citizens, or of any nuisance, source of filth, or anything whatever which may impair the sanitary condition of this city, and if not explicitly provided for in the foregoing rules and regulations, refer them to the Board for instructions.

SECTION 54. It shall be the duty of the Secretary of the Board of Health whenever any matters pertaining to the public health are reported to him to immediately report the same to the Health Officer.

Food and Milk. SECTION 55. It shall be the duty of the Food and Milk Inspector to visit and inspect, daily, or as often as possible, all meat markets, milk depots, and general markets where food is kept for sale, and he shall carefully examine all such articles. It will be his duty to confiscate and destroy or cause to be destroyed, all decayed vegetables, meat and fish unfit for food. And he shall also require market buildings and refrigerators to be kept clean and in a sanitary condition. He shall examine and inspect hucksters' and peddlers' wagons in which articles of food are offered for sale. He shall have full power and authority, under and by

the order of the Board of Health, to enter at any time upon any premises in the city upon which there is suspected to be anything that is prejudicial or detrimental to the public health. He shall have (by ordinance) the same power to make arrests as a patrolman on the police force for violation of the rules and regulations pertaining to his duties. He shall inspect and test by the lactometer the milk kept by wholesale dealers and shall keep a record of such inspections and a record of the number of quarts sold daily by each dealer, giving name and location of said dealer, together with the names of all persons from whom milk is bought, and the quantity purchased from each person. He shall require all milk cans to be numbered, and cans containing skimmed milk must be labeled by a printed tag "Skimmed Milk." He shall cause all milk wagons to be numbered and the name of the owner or firm to be placed on each wagon. He shall require all dealers wholesale and retail, to register with the Secretary of the Board of Health and take out license for one year, and shall also require local dealers to have license and number posted in a conspicuous place. It will be his duty to prohibit the sale of milk produced from cows fed upon brewery grains.

SECTION 56. All communications addressed to the Board of Health must be signed by the person or persons so communicating. Anonymous communications will receive no attention from the Board.

SECTION 57. Any person or persons violating any of the foregoing rules will be subject to a fine, if convicted, of from five to one hundred dollars, at the discretion of the convicting magistrate or alderman, with the exception of the rules where penalties are specified.

The above Rules and Regulations were passed by the Scranton Board of Health, at a regular meeting held August 11, 1892.

JAS. K. BENTLEY, M. D.,

PRESIDENT.

WALTER BRIGGS,

SECRETARY.

Approved, Aug. 15, 1893.

W. L. CONNELL,

MAYOR.

